IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Docket No.: TI-34919

Jerome Azema Examiner: Lipman, Jacob

 Serial No.: 10/618,859
 Art Unit: 2134

 Filed: 07/14/2003
 Conf. No.: 6980

For: COMPUTING PLATFORM CERTIFICATE

RESPONSE TO ELECTION REQUIREMENT

Commissioner for Patents Alexandria, VA 22313-1450

Dear Sir

In response to the Election Requirement dated September 21, 2006, Applicants hereby provisionally elect Invention I (Claims 1-11 and 14-21).

Applicants make this election with traverse since Examiner has set forth no determination that a search and examination of all of Claims 1-22 cannot be made without serious burden. Applicants admit that Examiner made the statement that it would be a burden for him to perform a search on ALL the claims, but he gave no reasons why it would be a "serious burden". MPEP 803 specifically states:

Application No. 10/618,859
Election dated Innury 19, 2007
Reply to Office communication of September 21, 2006

If the search and examination of all the claims in an application can be made without serious burden, the examiner must examine them on the merits, even though they include claims to independent or distinct inventions.

Respectfully submitted,

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/Ronald O. Neerings/ Ronald O. Neerings Reg. No. 34,227 Attorney for Applicants

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